

1 Darren J. Kessler, SBN 114986
2 **KESSLER LAW OFFICE**
3 3060 El Cerrito Plaza, Suite 371
El Cerrito, CA 94530
3 Tel: (510) 524-7750
E-Mail: darren.j.kessler@gmail.com
4

5 Lizabeth N. de Vries, SBN 227215
Kelly K. Dixon, SBN 191078
6 **DE VRIES LAW, P.C.**
7 100 Pine Street, Suite 1250
San Francisco, CA 94111
Tel: (415) 909-4009 // Fax: (628) 280-6514
8 E-Mail: liza@devrieslawsf.com

9 Attorneys for Plaintiff J.P. by and through his
Guardian *ad litem*, Shannon Villanueva
10

11 UNITED STATES DISTRICT COURT

12 NORTHERN DISTRICT OF CALIFORNIA — OAKLAND

13 J.P., by and through his Guardian Ad Litem,
SHANNON VILLANUEVA,

14 Plaintiff,

15 v.

16 COUNTY OF ALAMEDA, DIANE DAVIS
MAAS, SUE MAY, TRIAD FAMILY
SERVICES, MARIA REFUGIO MOORE, and
18 Does 1-30 inclusive,

19 Defendants.

Case No.: 3:17-cv-05679-LB

**JOINT CASE-MANAGEMENT
STATEMENT AS REQUESTED BY
THE COURT IN DKT. 201**

Date: October 20, 2022
Time: 9:30 a.m.
Location: via Zoom
Judge: Hon. Laurel Beeler

Complaint Filed: October 2, 2017
Trial Date: November 7, 2022
Status: SETTLED

DE VRIES LAW, P.C.
100 Pine Street, #1250
San Francisco, CA 94111

1 Plaintiffs J.P., by and through his Guardian Ad Litem, Shannon Villanueva (“Plaintiff”) and
 2 Defendants COUNTY OF ALAMEDA, DIANE DAVIS MAAS, SUE MAY, and TRIAD
 3 FAMILY SERVICES (collectively “Defendants”), jointly submit this joint statement as requested by
 4 the Court in the Clerk’s Notice minute-entry email at Dkt. 201 dated September 7, 2022.

5 The parties are meeting and conferring to finalize language in a Settlement Agreement while
 6 the plaintiff continues to work with Medi-Cal to attempt to acquire a final lien amount. The parties
 7 anticipate finalizing the Settlement Agreement and drafting the Petition for Minor’s Compromise
 8 within 30-45 days. The parties look forward to updating the Court at the upcoming status
 9 conference with any additional information they are able to glean in the next week. The parties
 10 greatly appreciate the Court’s assistance in this matter.

11 Respectfully Submitted,

MATHENY SEARS LINKERT JAIME, LLP

12 Date: October 13, 2022

/s/ Ronald E. Enabnit

Ronald E. Enabnit,
 Attorney for Defendant, TRIAD FAMILY SERVICES

HAAPALA, THOMPSON & ABERN, LLP

17 Date: October 13, 2022

/s/ Jody Struck

Jody Struck
 Attorney for Defendants, COUNTY OF ALAMEDA

KESSLER LAW OFFICE

21 Date: October 13, 2022

/s/ Darren J. Kessler

Darren J. Kessler, Attorney for Plaintiff J.P., by and
 through his GAL, SHANNON VILLANUEVA

DE VRIES LAW, P.C.

25 Date: October 13, 2022

/s/ Lizabeth de Vries

Lizabeth N. de Vries, Attorney for Plaintiff J.P. by and
 through his GAL, SHANNON VILLANUEVA

DE VRIES LAW, P.C.
 100 Pine Street, #1250
 San Francisco, CA 94111

ELECTRONIC CASE FILING ATTESTATION

I, Lizabeth N. de Vries, am the ECF user whose identification and password are being used to file the foregoing documents. Pursuant to Civil Local rule 5.1(i), I hereby attest that concurrence in the filing of these documents has been obtained from each of its signatories.

DE VRIES LAW, P.C.

Date: October 13, 2022

By: /s/ Lizabeth N. de Vries

Lizabeth N. de Vries
Attorney for Plaintiff J.P. by and through his
GAL, SHANNON VILLANUEVA

DE VRIES LAW, P.C.
100 Pine Street, #1250
San Francisco, CA 94111